STATE OF NORTH CAROLINA

COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION 21 CVS 015426, 21 CVS 500085

NORTH CAROLINA LEAGUE OF CONSERVATION VOTERS, INC.; HENRY M. MICHAUX, JR., et al.,

Plaintiffs,

REBECCA HARPER, et al.,

Plaintiffs,

v.

REPRESENTATIVE DESTIN HALL, in his official capacity as Chair of the House Standing Committee on Redistricting, et al.,

Defendants.

NCLCV PLAINTIFFS' WITNESS LIST

Pursuant to the Court's December 13, 2021 Case Scheduling Order, the NCLCV Plaintiffs provide their witness list for the trial to take place in the consolidated *NCLCV v. Hall*, No. 21-CVS-015426, and *Harper v. Hall*, No. 21-CVS-500085 cases from January 3, 2022, to January 6, 2022.

The NCLCV Plaintiffs will call the following expert witness live at trial:

• Professor Moon Duchin, Ph.D.

On December 20, 2021, all Plaintiffs and the Legislative Defendants agreed that any party may offer into evidence the expert report of any expert who testifies at trial. The NCLCV Plaintiffs intend to do so as to Professor Duchin's December 23, 2021 report and December 28, 2021 rebuttal report.

The NCLCV Plaintiffs note that they do not intend to offer live testimony from the fact witnesses whose affidavits were provided to all parties on December 23, 2021. On December 20,

2021, the parties agreed that all fact-witness affidavits offered for purposes of demonstrating standing may be entered into evidence without hearsay objection even if those witnesses do not testify at trial. The NCLCV Plaintiffs have presented, and intend to offer into evidence, affidavits from the following fact witnesses:

- Elizabeth Redenbaugh, President of the Board of Directors of Plaintiff North Carolina League of Conservation Voters, Inc.
- Senator Henry M. Michaux, Jr.
- Professor Timothy Chartier
- Professor Dandrielle Lewis
- Reverend Dr. Deloris L. Jerman
- Reverend Reginald Wells
- Yarbrough Williams, Jr.

Finally, the NCLCV Plaintiffs reserve the right to call any witness disclosed on any other party's witness list or any witness who has authored an expert report for any party. The NCLCV Plaintiffs also reserve the right to designate deposition testimony for admission at trial, and to supplement this witness list in light of the receipt of any new discovery.

Dated: December 31, 2021 Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was served upon each of the parties to this action by electronic mail to counsel at the e-mail addresses indicated below, in accordance with North Carolina Rule of Civil Procedure 5(b)(1)(a):

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This 31st day of December, 2021.

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